clause, lines 12, 13, 14, and 15 of said paragraph, volume 42, Statutes at Large, page 627, "Commissioned warrant officers on the active list with creditable records shall, after six years' commissioned service, receive the pay of the second period, and after twelve years' commissioned service, receive the pay of the third period," and inserting in lieu thereof the following:

"Commissioned warrant officers with creditable records on the active list shall receive pay as follows: During the first ten years of commissioned service, the pay of the second period; after ten years of commissioned service, the pay of the third period; after twenty

years of commissioned service, the pay of the fourth period."

Sec. 2. That section 7 of said Act is hereby amended by substituting a colon for the period, volume 42, Statutes at Large, page 629, ed line 4, and adding the following proviso at the end of said

paragraph:

"Provided further, That when the total base pay, pay for length ances, etc., of commis-of service and allowances for subsistence and rental of quarters sioned warrant officers. U.S. Code, p. 1187. authorized in this Act for any commissioned warrant officer shall exceed \$5,000 a year, the amount of the allowances to which such officer is entitled shall be reduced by the amount above \$5,000, and the pay and allowances of a commissioned warrant officer receiving the pay and allowances of the second pay period shall not exceed \$3,158 a year for the first three years of commissioned service, \$3,258 a year for the next three years of commissioned service, \$3,358 a year for the next three years, and \$3,458 a year for from nine to ten years' commissioned service."

SEC. 3. That section 10 of said Act is hereby amended by striking Navy and Coast out in paragraph 1, lines 1, 2, 3, 4, and 5 of said paragraph, volume Guard. Vol 2 n 520 amend-

42, Statutes at Large, page 630, the following:

"That on and after July 1, 1922, the monthly base pay of warrant officers of the Navy and Coast Guard shall be as follows: During the first six years of service at sea, \$153; on shore \$135; during the second six years of service at sea, \$168; on shore, \$147; after twelve years' service at sea, \$189; on shore, \$168.", and inserting in lieu thereof the following:

"That hereafter the monthly base pay of warrant officers of the Monthly base pay Navy and Coast Guard shall be as follows: During the first six years of service, \$153; during the second six years of service, \$168;

after twelve years' service, \$189."

SEC. 4. That nothing contained herein shall be construed so as to No reduction of pay, reduce the pay, allowances, emoluments, or other benefits, including the service. the benefits of the Act of June 10, 1926, Forty-fourth Statutes at Large, page 725, that any person now in the service is receiving at the date of the passage of this Act.

SEC. 5. That the Director of the Coast and Geodetic Survey shall Geodetic Survey. To receive pay, etc., of a rear admiral (lower half) of the of a rear admiral (lower half) of the of a rear admiral (lower half).

Navy.

Approved, February 16, 1929.

Matter stricken out. U. S. Code, p. 1186.

New matter.

Pay of commissioned warrant officers.

Maximum pay. Vol. 42, p. 629, amend-Proviso inserted.

U. S. Code, p. 1187.

Vol. 42, p. 630, amend-

Matter stricken out. U. S. Code, p. 1188.

New matter.

No reduction of pay, Vol. 44, p. 725.

Director of Coast and

CHAP. 222.—An Act To quiet title and possession with respect to certain lands in Faulkner County, Arkansas.

February 16, 1929. [H. R. 12322.] [Public, No. 764.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all right, title, and interest of the United States in and to the lands situated in Faulkner County, Arkansas, described as follows: The northwest quarter of the northwest quarter, section 11, township 5 north of the base line, range 11 west, Fifth Principal Meridian, containing forty

Public lands. In Faulkner County, Ark., released to equi-

acres more or less, be and the same are hereby, released and relinquished by the United States to the respective owner or owners of the equitable title and to their heirs and assigns.

Only right, etc., of United States relinquished.

SEC. 2. Nothing in this Act shall in any manner abridge, divest, impair, injure, or prejudice any valid right, title, or interest of any person or persons in or to any portion or part of the lands mentioned in the said first section, the true intent of this Act being to relinquish and abandon, grant, give, and concede any and all right, interest, and estate, in law or equity, which the United States is or is supposed to be entitled to in said lands, in favor of all persons, estates, firms, or corporations who would be the true and lawful owners of the same under the laws of the State of Arkansas, including the laws of prescription in the absence of the said interest and estate of the United States.

Approved, February 16, 1929.

February 16, 1929. [H. R. 12347.] [Public, No. 765.]

CHAP. 223.—An Act Granting all right, title, and interest of the United States to the piece or parcel of land known as the Cuartel lot to the city of Monterey, California.

Monterey, Calif. Grant of Cuartel lot

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right, title, and interest of the United States in the piece or parcel of land known as the Cuartel lot, situated in the city of Monterey, State of California, is hereby granted for municipal purposes to the said city of Monterey as the successor in interest of the Mexican Government. Approved, February 16, 1929.

February 16, 1929. [H. R. 13899.] [Public, No. 766.]

CHAP. 224.—An Act Authorizing the Secretary of the Interior to issue patents for lands held under color of title.

Public lands.
Patents may be issued to holders of title, etc., for more than 20 years, in Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if within five years after passage of this Act it shall be shown to the satisfaction of the Secretary of the Interior that a tract or tracts of public land in the State of Michigan, not exceeding in the aggregate one hundred and sixty acres, has or have been held in good faith and in peaceable, adverse possession by a citizen of the United States, his ancestors or grantors, for more than twenty years prior to the approval of this Act under claim or color of title, and that valuable improvements have been placed on such land or some part thereof has been reduced to cultivation, the Secretary may, in his discretion, upon the payment of \$1.25 per acre, cause a patent or patents to issue for such land to any such citizen: Provided, That the term "citizen," as used herein, shall be held to include a corporation organized under the laws of the United States or any State or Territory thereof.

Payment required. Provisio. Corporation included as citizen.

Approved, February 16, 1929.

February 16, 1929. [H. R. 15328.] [Public, No. 767.]

CHAP. 225.—An Act To authorize the exchange of eighteen sections of Government land for an equal value of State land located in Box Elder County, Utah, for experiments in sheep growing, and for other purposes.

Sheep growing experi-State lands for.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secre-Public lands in Box United States of America in Congress assembled, I nat the Secre-Elder County, Utah, tary of the Interior is hereby authorized and directed to exchange may be exchanged for eighteen sections of surveyed vacant unreserved and nonmineral eighteen sections of surveyed, vacant, unreserved, and nonmineral